

Court of Appeals, State of Michigan

ORDER

DAVID ASLANI V STATE FARM MUT AUTO INS CO

Docket No. 284572

LC No. 06-625234-NF

Helene N. White
Presiding Judge

Michael J. Talbot

Karen M. Fort Hood
Judges

The Court orders that the motion to dismiss is DENIED. The claim of appeal was timely filed with respect to the January 18, 2008, order entered in Wayne Circuit case no. 07-703871-NI because this case was consolidated with Wayne Circuit case no. 06-625234-NF and consolidated cases are treated as a single case for purposes of determining the final order or judgment under MCR 7.202(6)(a)(i). The registers of action for these two cases indicate that the final order that disposed of all of the claims in the consolidated cases was the order entered on March 7, 2008, in case no. 06-625234-NF and the claim of appeal was timely filed with respect to this order. In the Court's opinion, the error in naming one of the defendant-appellees and the failure to reference case no. 07-703871-NI on the claim of appeal are not errors of a magnitude that warrant dismissal. The Court's docket shall reflect that the third defendant-appellee is Joseph Kirchmaier instead of James Kirchmaier and the appeal is from both Wayne Circuit case no. 06-625234-NF and Wayne Circuit case no. 07-703871-NI.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JUL 25 2008

Date

Sandra Schultz Mengel
Chief Clerk